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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/033,225	10/25/2001	Jeffrey G. Wiley	10016469-1	8739
7590 07/17/2007 HEWLETT-PACKARD COMPANY			EXAMINER	
Intellectual Pro	perty Administration		EHICHIOYA, FRED I	
P.O. Box 272400 Fort Collins, CO 80527-2400		•	ART UNIT	PAPER NUMBER
			2162	
			MAIL DATE	DELIVERY MODE
	•		07/17/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 10/033,225 WILEY, JEFFREY G. Interview Summary Examiner **Art Unit** Fred I. Ehichioya 2162 All participants (applicant, applicant's representative, PTO personnel): (1) Fred I. Ehichioya. $(3)_{-}$ (4)____ (2) Matthew Wade (Reg. No. 42,206). Date of Interview: 12 July 2007. Type: a) ☐ Telephonic b) ☐ Video Conference c) Personal [copy given to: 1) applicant 2) applicant's representative Exhibit shown or demonstration conducted: d) Yes e)⊠ No. If Yes, brief description: _____. Claim(s) discussed: Identification of prior art discussed: ___ Agreement with respect to the claims f) \boxtimes was reached. g) \square was not reached. h) \square N/A. Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: See Continuation Sheet. (A fuller description, if necessary, and a copy of the amendments which the examiner agreed would render the claims allowable, if available, must be attached. Also, where no copy of the amendments that would render the claims allowable is available, a summary thereof must be attached.) THE FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION MUST INCLUDE THE SUBSTANCE OF THE

THE FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office action has already been filed, APPLICANT IS GIVEN A NON-EXTENDABLE PERIOD OF THE LONGER OF ONE MONTH OR THIRTY DAYS FROM THIS INTERVIEW DATE, OR THE MAILING DATE OF THIS INTERVIEW SUMMARY FORM, WHICHEVER IS LATER, TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW. See Summary of Record of Interview requirements on reverse side or on attached sheet.

Examiner Note: You must sign this form unless it is an Attachment to a signed Office action.

Examiner's signature, if required

Continuation of Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: Applicant's representative (Mr. Wade) called to inquire why they have not received the correction to the notice of allowance mailed on April 13, 2007. Mr. Wade also expresses concern that the issue fee is due tomorrow (07/13/2007) of which if not paid might make the case abandoned. Examiner explained to Mr. Wade that the Supplemental amendment was processed and counted on July 8, 2007 but was not able to inform applicant's representative if it has been mailed or not since it is not shown on the PAIR system. However, examiner informed Mr. Wade that a copy of unofficial supplemental notice of allowance will be faxed to him to enable him determine whether to pay the issue fees to avoid abandenment.

DETAILED ACTION

Supplemental Examiner's Amendment

1. This supplemental amendment is a correction/changes to claims 15, 16 and 26 of the last Office Action mailed April 13, 2007.

15 Currently Amended) A method for accessing user-requested data from a configured multifunction device, comprising:

identifying a remote storage device having said a user-requested document data eperatively associated therewith based at least in part on a path for said remote storage device specified by a user at said configured multifunction device; and

retrieving said user-requested document from said configured multifunction device;

converting a document to electronic format at said configured multifunction device; and

combining said document in electronic format with said retrieved user-requested document data.

16 Currently Amended) A method for accessing user-requested data from a configured multifunction device, comprising:

identifying a remote storage device having said <u>a</u> user-requested <u>document</u> data operatively associated therewith based at least in part on a path for said remote storage device specified by a user at said configured multifunction device; and

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retrieving said user-requested document from said configured multifunction device;

combining said retrieved user-requested <u>document</u> data with an electronic document generated at said configured multifunction device; and

sending said combined electronic document and retrieved user-requested document data from said configured multifunction device to a network destination.

26 Currently Amended) A multifunction device comprising:

computer-readable media operatively associated with said multifunction device and having computer-readable program code thereon including program code for identifying data operatively associated with a user-specified remote storage device; and

program code for accessing said data operatively associated with said userspecified remote storage device from said multifunction device;

wherein said computer-readable media further comprises:

program code for combining a document in electronic format with a document image at said multifunction device; (see column 9, lines 3 – 7); and

program code for sending said combination of said document in electronic format and said document image from said multifunction device to a network destination.

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Conclusion

2. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Fred I. Ehichioya whose telephone number is 571-272-4034. The examiner can normally be reached on M - F 8:00 AM to 4:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John E. Breene can be reached on 571-272-4107. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Fred I. Ehichioya Hed Shi Chuye.
Patent Examiner
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July 12, 2007